

CLUB: _____

REGISTERED 2008/09: YES / NO

If YES, but with a different club please list here: _____

PERSONAL DETAILS

| | | | |
|--------------------|---|--|---------------|
| FIRST NAME: | | SURNAME: | |
| ADDRESS: | | | |
| SUBURB: | | POSTCODE | |
| WORK PHONE: () | | HOME PHONE: () | |
| MOBILE: | | | |
| DATE OF BIRTH: / / | | GENDER: | Male / Female |
| EMAIL: | @ | PLEASE NOTE: By entering your email address you are consenting to receive ANSW eATHLETE Bulletins. | |

REGISTRATION CATEGORY

OPEN ATHLETE (20+ YEARS)
 AGE CONCESSION (60+ YEARS/PENSION-SENIORS CARD)
 UNDER 20 ATHLETE (18 & 19 YEARS)
 UNDER 18 ATHLETE (15, 16 & 17 YEARS)
 JUNIOR ATHLETE (14 YEARS & UNDER)
 FAMILY (MUST ALL REGISTER AT THE SAME TIME)
 DUAL ATHLETE - PLEASE PROVIDE CURRENT LAANSW REGISTRATION NUMBER →

ASSOCIATE

CLUB OFFICIAL (CLUB ADMINISTRATORS/OFFICIALS)
 CLUB ATHLETE (CLUB COMPETITIONS ONLY)

TECHNICAL OFFICIALS

ACCREDITED TECHNICAL OFFICIALS
 1ST YEARS OF ACCREDITATION (FREE)

Office Use

| |
|------------------------|
| ANSW Registration # |
|------------------------|

DECLARATION

SECTION 1: [ALL APPLICANTS MUST COMPLETE]

- I am aware of and agree to abide by the Athletics NSW Limited (ANSW) Child Protection and Intervention Policy, the Athletics Australia (AA) Member Protection Policy and all By-Laws and policies of ANSW and AA including the general and specific codes of conduct contained therein. (All policies are available on www.athletics.org.au and www.nswathletics.org.au). These policies may be changed at any time by either ANSW or AA and will be noted on the relevant websites.
- I agree to ANSW providing the personal information of my child/ren (U12-U17) to Little Athletics Association of NSW for the purpose of offering Dual Membership.
- As the parent or legal guardian of this applicant, or as an applicant aged 18 years or over, I agree to authorise ANSW to utilize any photographed or videographed images of the applicant/myself in brochures, flyers, displays, website or other promotional purposes. If you do not wish your image to be used – please contact ANSW on 02 9746 1122.

Name (Block letters): _____ Signature: _____
 Parent/Guardian Signature: _____ Date: _____

PLEASE COMPLETE PAGE 2 OF THIS FORM

ATHLETICS NSW 2009-2010 REGISTRATION FORM

WWW.NSWATHLETICS.ORG.AU

Applicants for registration aged 18 years and older MUST complete either declaration (A) or declaration (B) below. Athletics NSW recognises that there are many instances where registered members can act as officials and assistants at athletics meets where juniors compete and participate and are therefore deemed to be employed by Athletics NSW for purposes of the Child Protection Act. To comply with the Child Protection Act (copy available from NSW Department of Sport and Recreation) and meet the requirements of the Athletics NSW Child Protection and Intervention Policy, Athletics NSW requires those members 18 years and older who will or may act as an official or assistant to sign a Prohibited Employment Declaration (PED) on an annual basis with the Athletics NSW Registration form. A copy of the PED form is available from Athletics NSW or the Athletics NSW website.

DECLARATION (A)

If you will or may act as an official or assistant at an Athletics NSW meet or event where children compete or participate, please complete this section:

"I am aware that I am ineligible to apply for, or remain in, child related employment if I have been convicted of a "serious sex offence" as defined in the Child Protection (Prohibited Employment) Act 1998 or if I am a "Registrable Person" under the Child Protection (Offenders Registration) Act 2000. I have read and understood the above information in relation to the Child Protection (Prohibited Employment) Act 1998 and understand my responsibilities and obligations under this Act. I declare that I am not a person prohibited by the Act from seeking, undertaking, or remaining in child related employment."

Name (Block letters) _____

Signature: _____ Date: _____

DECLARATION (B)

If otherwise, please complete this section:

"I declare that I will not act as an official or assistant at any Athletics NSW meet or event where children compete or participate

Name (Block letters) _____

Signature: _____ Date: _____

ATHLETICS NSW PRIVACY POLICY:

The Athletics NSW Privacy Policy was adopted by the Board on 26 February 2002. A full copy of the policy is available on the ANSW website. In relation to the collection of personal information through the registration process, Athletics NSW makes the following statement:

- 1) The individual is able to gain access to the personal information collected
- 2) Athletics NSW is collecting the personal information above for the purpose of registration (which includes insurance cover), competition entries and other notices about services offered.
- 3) Athletics NSW will provide information to Athletics Australia (AA) in order that AA may keep you informed about the sport of athletics, its activities and related products. Please tick the box if you do not wish to receive information:
- 4) If personal information is not provided Athletics NSW may not be able to properly service the individual's membership or effect appropriate insurance cover.
- 5) The personal information contained within the Prohibited Employment Declaration (PED) will be used to determine eligibility for registration.

CHILD PROTECTION (PROHIBITED EMPLOYMENT) ACT 1998

The Child Protection (Prohibited Employment) Act 1998 makes it an offence for a person convicted of a serious sex offence (a prohibited person) or a Registrable Person under the Child Protection (Offenders Registration) Act 2000, to apply for, undertake or remain in, child-related employment. It does not apply if an order, from the Industrial Relations Commission or the Administrative Decision's Tribunal, declares that the Act does not apply to a particular person.

Section 5 of the Child Protection (Prohibited Employment) Act 1998 defines a serious sex offence as an offence involving sexual activity or acts of indecency that was committed in NSW and that was punishable by penal servitude or imprisonment for 12 months or more even if the sentence was not served, or, an offence involving sexual activity or acts of indecency that was committed elsewhere and that would have been punishable by penal servitude or imprisonment for 12 months or more if it had been committed in NSW.

Child-related employment means any employment where at least one of the essential duties of the position, involves direct contact with children where that contact is not directly supervised. Section 1 of the Child Protection (Prohibited Employment) Act 1998 specifies that child-related employment is employment:

- Involving the provision of child protection services
- In pre-schools, kindergartens and child care centres (including residential child care centres)
- In schools or other educational institutions (not including universities)
- In detention centres (within the meaning of the Children (Detention Centres) Act 1987)
- In refuges used by children
- In wards of public or private hospitals in which children are patients
- In clubs, associations or movements (including of a cultural, recreational or sporting nature) having a significant child membership
- In any religious organisation
- In any entertainment venues where the clientele is primarily children
- As a babysitter or childminder that is arranged by a commercial agency
- Involving fostering or other child care
- Involving regular provision of taxi services for the transport of children with a disability
- Involving the private tuition of children
- Involving the direct provision of health services
- Involving the provision of counselling or other support services for children
- On school buses
- At overnight camps for children

Under this Act:

- It is an offence for a prohibited person to apply for, or remain in child related employment.
- Employers must ask existing employees, both paid and unpaid, and preferred applicants for employment to declare if they are a prohibited person or not.
- All child-related employees must inform their employers if they are a "prohibited person" or remove themselves from child-related employment. A prohibited person is someone who has been convicted of a serious sexual offence or, who has had a finding for a charge of a serious sexual offence proven in court, even if a conviction was not recorded.
- Penalties are imposed for non compliance.

[ATHLETICS NSW IS A COMPANY LIMITED BY GUARANTEE]

***** NOTE: PLEASE RETURN THIS FORM TO YOUR CLUB REGISTRAR *****